	Case 3:08-cv-00099-JRS-MHL Bocument 87 Filed by DITRO CPAGED OF AT
,	FOR THE EASTERN DISTRICT OF VIRENIA I E D
<u> </u>	RICHMOND DIVISION
▼ :	TOPHER (SE )
Plaint	CLERK, U.S. DISTRICT COURT RICHMOND, VA
	)
VS.	) Civil Action No.: 3:08-cv-99
Patrick	GULNEY, ET als (Hano WRITTEN Original)
DEFEN	DANTS,
	STATEMENT OF CAUSE
	ON JUNE 6, 2010 THE HONORANDE COURT DIRECTED
PLaiNT	ff to show cause why his claims for injunctive
RELIEF	Should not be Dismisses as MOOT" referring to
Plainti	EFS TRANSFER TO A DIFFERENT FACILITY. HERO LIES
	EFS Show Cause.
	ARGUMENT
	Plaintiff contrevos That transfer in itself does not
CENDER	claim for injunctive Relief moot, because states
Violati	on of Plaintiers Rights occurred on and puring this
_ Tucard	ration at Nottoway Correctional Center (NCC)
	A "MOOT" Case REvoring would not change the
fact	hat violation occourse or that Plainties Dischallenge
50,0	Violation, OF THE fact That DEFENDANTS DID MOVE
For S	immary Judgement", or That The Honorable Court
Dio	DENY The Motion with respect to Claim Four or
I hat	DEFENDANTS DID NOT Challenge Claim Three.
	Hawtiff Contenss that ESSENTALLY SWEEPING the
Case	OF BOT "UNDER THE RUG" with a REndering of

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"MODT" IS to say that Violation NEVER OCCURRED, after THE COURT Has ADJUDICATED THUS FOR Said "REndering of Mout" would be like saying that a PErson who was Physically assaultes + sustaines a Broken arm & Vision altering blows to the HEAD, and filed a claim, could have His claim is works "MOOT" by simply BEING TRANSFERRED! The Plaintiff contenos and assuredly STATES That His Religion tevers IN ISLAM That Have BEEN TAKEN away From Him are viewes just as sorrously if Not more so. Physical Injuries May ultimately Heal,... OR NOT, BUT THE SOUL IS ETERNAL, and without the Chance to ask for forgiveness IT may Evenually be Lost. The Plaintiff was Devies This Religious Right. 2 III DEFENDANTS EXHIBIT ITT THE AFFICANT OF JOHN Jabe (DEDUTY BILECTOR OF OPERATIONS for the VIRGINIA DEPORTMENT OF COLLECTIONS, VDOC). (ATTACHMENT # (2) DOCUMENT NO. (74) BrIEF IN SUPPORT TO [73] MOTION FOR Summary JUDGEMENT ) was INTRODUCED TO THE COSE. Plantiff Contenos That IF DEFENDANTS WERE NOT PENGLIZED, THAT AS A MATTER OF FUTURE EVENTS THE DEPUTY DIRECTOR would instantly EVACT SWEEPING ADVERSE Policy throughout The Virginia DEpartment of Corrections. 3/1000 NOVEMBER 27, 2009 (11/27/2009) Plaintiff Dio File FOR DEFENDANTA PRELIMINARY SETTLEMENT DRAFT, (DOCUMENT # 59 In which HE STATED IN SUCH THAT DEFENDANT'S AS WELL as The Plaintiff may wish to Diminish Monetary Settlement with other forms of Compausation." (P9 2; No. 5 reason:) BUT

NO MESPONSE was EVER GIVEN. THE PlainTIFF CONTEUDS

(CONT)	Case 3:08-cv-00099-JRS -MHL Document 87 Filed 06/11/10 Page 3 of 4
THAT	TERMS + Provisions were "Very Loosely" Drawn
	DED TO PROVOKE PERHAPS a SIMPLE MEETING DETWEEN
1	ing Coursel and Plainties That may have been
	ally BENEFICIAL and May Have Source Horis Honorable
4	Time and BOTH Parties TIME and Money, However
٨.	RESPONSE was EVER given. The Plaintiff remains open
	is MEETING, EVEN TO THIS Day. A SHORT DRIVE to
	Ex 1 STATE Prison + A MEETING WITH PlainTIFF and
	jious Iman Astigar Goraya night possibly result
	in anicable END to this Matter at Bar.
-	RESPECTFULLY Submitted
	· ·
	Chaptain hu #1011188
	CHRYSTOPHER LEE #101188
	Plaintife Pro, SE
4.1	

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CERTIFICATE OF SERVICE	
1	
I CHRYSTOPHER LEE, Plaintiff; HEREBY CERTIFY that	<u> </u>
on this Day of June , 2010 I D	id
Juig FIRST CLASS MAIL mail a true and complet	0
HONOWRITTEN COPY of the for egoing to the OFFIC,	<u></u>
10+ 1HE ATTURNEY GENERAL OF VIRGINIA	<i>f</i> .
HATTORNEY FOR THE DEFENDANT BI ATTN: Mark Davis	
10+ 900 EAST MAIN STREET, BICHMOND, VA 23219	
Efusta L #1011.	
CHRYSTOPHER LEF #1011	1188
Plaintiff, Pro Se.	· · · · · · · · · · · · · · · · ·
MOTARY	<del></del>
TYOTARY	
ATHUA III	
Subscribed and Subspirite fore ME DU MY jurispication this hugger and the June 8 2010.	4
this mostay 5 50 Con the June 8 2010.	
OF VIRGINIA TO	
- Manual Stephen	
Notary Public	
My Commission Expires May 31, 2013	
	-
I CHRYSTOPHER LEE # 1011188 CERTIFY THE ABOVE NOTARY IS	
NOT A Party to This Action.	
further he #1011/88	
All All and a second	

CHRYSTOPHER LEE #1011188